than for sale of license tags for motor vehicles; provided, however, that he shall receive an allowance for clerical expenses in the amount of \$800.00 per year. The said treasurer shall have the authority to appoint [as assistant] a deputy treasurer, who shall be authorized to act in his place.

81.

The County Commissioners shall levy in their annual levy made each year such a sum as will pay the premiums on all bonds required of the treasurer or [assistant] deputy treasurer, under the provisions of this Article.

SEC. 3. And be it further enacted, That this Act shall take effect June 1, 1966.

Approved May 6, 1966.

CHAPTER 678 (House Bill 164)

AN ACT relating to the Washington Suburban Sanitary District, to add new Section 83-89A to the Public Local Laws of Prince George's County (1963 Edition), and new Section (73-71A) to the Montgomery County Code (1960 Edition), being Articles 17 and 16, respectively, of the Code of Public Local Laws of Maryland, titles "Prince George's County," and "Montgomery County," subtitle "Washington Suburban Sanitary District," to make applicable to all areas within CONCERNING the Washington Suburban Sanitary District the direct ad valorem tax which is determined annually by the Washington Suburban Sanitary Commission and levied by the County Commissioners of Prince George's County and the County Council of Montgomery County against the assessable properties within the respective County in the said Sanitary District, with the exception for areas first taxed hereunder of the ad valorem tax levied for amortization of the W.S.S.C.'s previously issued Anacostia River Flood Control and Navigation Project bonds. TO PROVIDE THAT THE AREAS ADDED TO SAID SANITARY DISTRICT WITHOUT THE AD VALOREM TAX UNTIL CERTAIN CONDITIONS ARE MET SHALL NOT BE INCLUDED IN THE DISTRICT AS A TAXING DISTRICT UNTIL SUCH CONDITIONS ARE FULFILLED AND THE AD VALOREM TAX APPLICABLE.

WHEREAS, over the past recent years some areas in both Prince George's and Montgomery County have been added to the Washington Suburban Sanitary District with the proviso that no ad valorem tax shall be levied in the additional area until the Washington Suburban Sanitary District commences, extends or acquires a water or sanitary sewerage system in such additional area and makes available to the properties therein water or sewer service; and

Whereas, the direct ad valorem tax is utilized for funds for preservice costs, such as planning and design, of water, sewer and storm